PTO/SB/21 (04-07)

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TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

10/720,821-Conf. #5355 Filing Date November 24, 2003 First Named Inventor Douglas B. WILSON Art Unit 3682 **Examiner Name** V. Luong Attorney Docket Number 0114089.00120US2

ENCLOSURES (Check all that apply)				
Fee Transmittal Form	Drawing(s)	After Allowance Communication to TC		
Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences		
Amendment/Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
After Final	Petition to Convert to a Provisional Application	Proprietary Information		
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence Addres	s Status Letter		
Extension of Time Request	Terminal Disclaimer	X Other Enclosure(s) (please Identify below):		
Express Abandonment Request	Request for Refund	Response to Notification/Non- Compliant Appeal Brief in Related		
Information Disclosure Statement	CD, Number of CD(s)	Application (2 pages) Substitute Pages 11-16 (6 pages)		
Certified Copy of Priority Document(s)	Landscape Table on CD	Return Receipt Postcard		
Reply to Missing Parts/ Incomplete Application	Remarks			
Reply to Missing Parts under 37 CFR 1.52 or 1.53				
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT				
Firm Name WILMER CUTLER F	PICKERING HALE AND DORR L	LP		
Signature Wy M)				
Printed name Wayne M. Kennard				
Date September 10, 2007	, Reg. f	No. 30,271		

Express Mail Label No. EM 100257335 US	Dated: September 10, 2007	

Docket No.: 114089.120US2 (PATENT)



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Douglas B. WILSON

Application No.:

10/720,821

Art Unit:

3682

Filed:

November 24, 2003

Examiner:

V. Luong

Title:

Fatigue Relieving Support for Steering Wheels and the Like

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE TO NOTIFICATION OF NONCOMPLIANT APPEAL BRIEF (37 C.F.R. 41.37) IN RELATED APPLICATION ON APPEAL: U.S. PATENT APPLN. SER. NO. 10/727,306

Sir:

The present application is on appeal with related application U.S. Patent Appln. Ser. No. 10/727,306. The U.S. Patent and Trademark Office issued a Notification of Non-Compliant Appeal Brief on August 13, 2007 in the related application, Serial No. 10/727,306, on appeal based on claim 17 in Exhibit B to the Corrected Appeal Brief containing underlining to indicate what was added to that claim. The U.S. Patent and Trademark Office issued a Notification of Non-Compliant Appeal Brief based on the form of claim 17 in Exhibit B. However, Exhibit B was a copy of the Response filed by Appellant during prosecution that was cited as evidence in the Corrected Appeal Brief and not part of the main Brief.

It was determined by Mr. Patrick J. Nolan of the U.S. Patent and Trademark Office that the Notification of Non-Compliant Appeal Brief that was issued in Ser. No. 10/720,821 based on the form of claim 17 in Exhibit B was issued in error because the form of the claims on appeal in the main body of the Corrected Appeal Brief were properly presented. Appellant submitted a paper to that effect in Ser. No. 10/727,306.

A review of the Corrected Appeal Brief in the present application reveals that this Brief, like the Corrected Appeal Brief for Ser. No. 10/727,306, contains an exhibit, in the present application Exhibit A, that includes a claim, claim 20, that has underlining to show what has been added to the claim. Exhibit A to the Corrected Appeal Brief of the present application is a copy of Supplemental Response filed by Appellant during prosecution that is cited as evidence

Express Mail Label No.: EM 100257335 US Date of Deposit: September 10, 2007

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(PATENT)

in the Corrected Appeal Brief. The U.S. Patent and Trademark Office has not issued a Notification of Non-Compliant Appeal Brief in the present application based on the underlining in claim 20 in Exhibit A. However, to address the matter before such a Notification would issue in the present application, Appellant hereby submits this RESPONSE TO NOTIFICATION OF NON-COMPLIANT APPEAL BRIEF (37 C.F.R. 41.37) AND RELATED APPLICATION ON APPEAL U.S. PATENT APPLN. SER. NO. 10/727,306.

In related application Ser. No. 10/727,306, Mr. Nolan of the U.S. Patent and Trademark Office requested that in the Corrected Appeal Brief be changed so that each of the section titles VIII. Claims Appendix, IX. Evidence Appendix, X. Related Proceedings Appendix and Conclusion begin a new page. To accomplish this, he requested that Appellant submit substitute pages for the original affected pages of the Corrected Appeal Brief. This submission was made on even date.

A review of the Corrected Appeal Brief in the present application reveals that this same change needs to be made to it. Accordingly, Appellant submits herewith substitute pages 11-15 (including the signature page) to replace original pages 11-13 in the Corrected Appeal Brief filed October 31, 2006. No other changes are being made to the Corrected Appeal Brief of the present application.

The undersigned respectfully requests that substitute pages 11-15 that are attached hereto be considered and replace original pages 11-13 of the Corrected Appeal Brief.

Please charge any fees that might be due in connection with this matter to Deposit Account No. 08-0219. Please contact the undersigned should there be any questions.

Respectfully submitted,

Dated: September 10, 2007

Wayne M. Kennard Registration No.: 30,271

Attorney for Applicant

Wilmer Cutler Pickering Hale and Dorr LLP 60 State Street Boston, Massachusetts 02109 (617) 526-6000 (telephone) (617) 526-5000 (facsimile) is missing at least one element of claim 20 relating to deformation of the knobs out of interference with the operation of the steering wheel in the normal operation of the knobs.

As Appellant previously stated, claims 27 and 28/27 depend from claim 20. As such each of these claims have all of the features of claim 20. Therefore, claims 27 and 28/27 are not anticipated by Laubach for the same reasons as claim 20.

Section V above states what claims 27 and 28/27 add to the invention of claim 20. These separate combinations, namely 20/27 and 20/28, each provides bases for not being anticipated, which includes the reasons claim 20 is not anticipated by Laubach.

Noting the foregoing, Appellant has demonstrated clearly that claims 20, 27, and 28/27 are not anticipated by Laubach and respectfully request that this basis of rejection be reversed.

VIII. Claims Appendix

Claims 1-19 (Cancelled)

- 20. (Previously Presented) A fatigue relieving/preventing apparatus associated with a steering wheel for controlling a vehicle comprising:
- a first section that connects to a peripheral portion of the steering wheel; and a second section that connects to, and extends from, the first section at the peripheral portion of the steering wheel, the second section extends from the first section outward at an angle to a plane across a face to the steering wheel, the second section for supporting at least a portion of a vehicular operator's body when pressure from the portion of the vehicular operator's body on the second section is less than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel, and deforming out of interference with the vehicular operator's ability to operate the steering wheel when pressure from the portion of the vehicular operator's body on the second section is equal to or greater than the pressure for deforming the second section out of interference with the vehicular operator's ability to operate the steering wheel.
- 21. (Original) The apparatus as recited in claim 20, wherein the second section is deformable in at least one direction when deforming pressure is applied to such second section.
- 22. (Original) The apparatus as recited in claim 20, wherein the second section supports a portion of the vehicular operator's body when pressure from such body portion is applied in at least one direction.
- 23. (Original) The apparatus as recited in claim 20, wherein the steering wheel includes a steering wheel for controlling at least a nautical vessel, an aircraft, or a ground transportation vehicle.
- 24. (Original) The apparatus as recited in claim 20, wherein the second section will return to an original first position after deforming pressure is removed therefrom.
- 25. (Original) The apparatus as recited in claim 20, wherein the portion of the body supported by the second section includes at least a forearm, wrist, or hand.
- 26. (Original) The apparatus as recited in claim 20, wherein the first section extends a length of a predetermined peripheral portion of the steering wheel.
- 27. (Original) The apparatus as recited in claim 20, wherein the second section includes at least two second sections that each connect to the first section at separate locations.

28. (Original) The apparatus as recited in claim 20 or 27, wherein the first section is deformable.

IX. Evidence Appendix

Attachment A is a copy of Appellant's December 2, 2005, Supplemental Response; Attachment B is a copy of the January 13, 2006, Office Action; Attachment C is a copy of Appellant's April 4, 2006, Response; and Attachment D is a copy of the May 9, 2006 Office Action.

X. Related Proceedings Appendix
None

CONCLUSION

In the foregoing, Appellant has clearly traversed each of the Examiner's bases for rejecting amended claims 20-28 under 35 U.S.C. §102 for allegedly being anticipated by Van Arsdel, Anson, and Laubach. Accordingly Appellant requests that the Board reverse these outstanding rejections and remand the application to Examiner and direct that the application be sent to issue.

No fees are believed due; however, please charge any additional fees due or overpayments to Deposit Account No. 08-0219.

Respectfully submitted

Dated: October 3, 2006

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